	A	В	С
1	HHF Comments and Responses on the PA		
2	•		
3	Number	PA Page Number	Comment
4	1	Misc.	PA circulated a year after consultation meetings
4			Deficiencies in the PA noted by HHF have
	2	Misc.	not been correted in the latest version.
5			
6	3	Misc.	Comments requested within 9 working days
7	4	Page 1	Addition of the Navy as a signatory to the PA
8	5	Page 6	Navy's responsibility
9	6		Navy's involvement in proposed mitigation
10	7	Misc.	Effect of the RTA
10			Effects determination
11	8	Attachment to the PA	
12	9	Available on the Project website	Historic Effects Report availability
13	10	Attachment to the PA	Effects determination

	D		
1			
2			
3	Response		
	The discussion during that time was among the signatory parties and did		
	not include the City. It did include the ACHP which did not object to the		
signatory party discussions. Nonetheless, the PA has not changed			
	dramatically since November 2009 except as noted in the distribution by		
4	the FTA.		
	Comments made by HHF have been considered and addressed. There are		
	issues that have not been resolved as HHF requested, but which have		
	benefitted from consultation and for which the decision was to present		
	them as shown in the PA. Such are not deficiencies.		
5			
	The content and the context of the PA has remained largely as it was in		
	November 2009. The time is appropriate for such a review.		
6			
	The Navy is included because, though they were not active participants		
	during the height of the consultation process, they did participate. They		
	are also included because part of the Project affects Navy property which		
7	gives them standing.		
8	The latest PA reflects the wording the Navy requested for its role		
_	No mitigation can be implemented without the Navy's participation on		
9	resources within the Navy's jurisdiction.		
	The RTA does not take effect until July 2011, so there is not yet another		
	agency. When that happens, the RTA will have all the responsibilities for Project activities, including the PA. Still, the RTA is only a semi-		
	autonomous agency and will be required to coordinate with other City		
	agencies for work in other departments.		
10	agencies for work in other departments.		
	The effects report defined the effects on all resources identified by the		
	City and FTA as affected. FTA and the City have requested clarification of		
	the additional adverse effects identified by the SHPD. There has never		
been a response. They were carried forward in the interest of bein			
	inclusive rather than exclusive. This has been true from the beginning of		
	the consultation process and has been discussed in several consulting		
	party meetings.		
11	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
	This comment is incorrect. The Historic Effects Report has been made		
	available to all consulting parties and is still available on the project		
12	website.		
	The Effects Determination is an attachment to the PA.		
13			

	A	В	С
	11	APE - Attachment to the PA	Makalapa Housing
14		APE - Attachment to the PA	Location of the Pearl Harbor Station
16	13	Page 22	Indirect and cumulative effects of TOD
17	14	Page 23	Stipulations IX.C, D, and E
18	15	Page 25	Treatment plans if SOI standards cannot be met
19	16	Page 22	Kako`o independence
20	17	Page 1	Non participant consulting parties
21	18	Page 8	Lessons Learned Manual

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	D	
	The Makalapa Housing APE was prepared by people with the	
	qualifications to make the proper determinations of the resources and	
	approved by SHPD. Furthermore, the ICRMP is a Navy internal	
management tool, not a Section 106 document. Should the Na		
to manage the resources together, it can do so. As far as the rat		
	the two separate districts, they served different purposes (officers vs.	
	enlisted housing), are physically separated by a major public thoroughfare	
	and are from different eras. The landscape area is a noncontributing	
	element that happens to be in the vicinity and holds no particular historic	
	significance. In the end, the separation of the two districts does not	
	influence the integrity of the historic resources in any way. The single	
	boundary would appear to gerrymander the resources in such as way as to	
	deliberately cause a hardship to the Project by creating a direct use for no	
	justifiable reason.	
14		
	The location of the station does not change the effect on the historic	
	resources. The determination of effect does not change with the slight	
	adjustment in the station location. The station was relocated to reduce	
4.5	effects to historic properties as a result of the Section 106 process.	
15	TOD:	
	TOD is not a part of the Project, but recognizing there is a connection	
	between TOD and the Project, the concern ignores the fact that among	
	the provisions in the TOD ordinance is the requirement to preserve	
	historic resources. The PA has also recently been revised to take specific account of the effect on the Chinatown and Merchant Street districts.	
	The statement that the City's ordinances "encourage" demolition of	
	historic resources is inappropropriate and unfortunate	
16	This toric resources is mappropropriate and unfortunate	
10	The wording for these stipulations was developed by the SHPO and	
17	reflected as requested in the interest of moving forward.	
	The kako'o can be positioned to recognize an inability to meet the	
	standards and call for development of a treatment plan that can include	
18 the consulting parties		
	Kako`o is intended to be independent of the FTA and the City and their	
	employees and contractors. The PA will reflect that commitment.	
19		
	All invited consulting parties that did not decline consulting party	
	invitation are listed. It was our understanding that this was the preferred	
20	approach from ACHP.	
	This provision was requested by the SHPO. As with all other best practices	
	manuals, it is presumably intended to be used to create a body of	
	experience that will help with future projects to take advantage of what	
21	worked and improve upon what did not.	
•		

	А	В	С
	19	Page 10	Limits of Phase 4 consistency
22			
23	20	Page 14	Number of historic context studies
24	21	Page 15	Number of cultural landscape reports
25	22	Page 6	Navy role
26	23	Page 22	True Kamani trees
27	24	Attachment 1	APE maps do not include the Navy
	25	Attachment 1	Historic Resource parcel maps panes out of order
29	26	Attachment 1	37 panes mentioned in key, but only 36 included
	27	Attachment 1	Salt Lake, Airport and Extensions are all shown.
30 31	28	Attachment 1	Naming of the APE maps
32	29	Attachment 1	APE not delineated on panes 9, 10, 11, 12 an 13a
22	30	Attachment 1	Location of Pearl Harbor Station
34	31	Attachment 1	Two unnumbered maps appear to be of the same location at different scales.

	2			
	D Dhace 4 of the Dreiget extends from Middle Street to Ale Means. The			
	Phase 4 of the Project extends from Middle Street to Ala Moana. The			
	reference to Waiakamilo is not stated as a limit but a reference to the			
area of greatest concern about the possible discovery of iwi no				
OIBC. The statement refers to "the entire Phase 4 area, including				
	Waiakamilo Road to Ala Moana Center."			
22				
	This was discussed during the consultation meetings. It can be as many			
	33, but recognizing it most likely will be fewer than that. The reference to			
23	a specific number was rejected at that time.			
	The number will be determined once the PA is executed and within 90			
Source	days through studies and outreach as stipulated in the PA.			
24				
	The latest PA reflects the wording the Navy requested for its role. No			
	evaluation or mitigation of a resource on Navy property will occur without			
25	Navy involvement.			
	The new locations of the trees are not yet defined, but will be as the			
	Project details become clearer. Questions such as transplantation,			
	splicing and the use of keiki are beyond the scope of the PA.			
26				
	The APE maps used are those approved by the SHPD. The maps had been			
27	distributed to the Navy for their review.			
	Then original maps were numbered first along the Salt Lake Alignment.			
	The Airport Alignment section was added at the end of the Salt Lake			
	Alignment. When the Salt Lake ALignment was eliminated from			
	consideration, the Salt Lake portion was removed. The key map shows			
28	how the plates fit together.			
29				
	The APE maps used are those approved by the SHPD which included all			
	the noted components. They are still shown, but not a part of the			
	selected alignment or the PA. Changes to clarify which elements			
30	applicable can be added to the maps.			
31				
22	17			
32				
	The station location is the one that was in the approved APE. It has			
	moved slightly south of the location in the APE map to reduce effects to			
	historic properties as a result of the Section 106 process.			
33				
34				

	Α	В	С
35	32	Attachment 1	Pane 39a show historic resources beyond the Ala Moana terminus of the PA
36	33	Attachment 2	Title block does not show Navy as a signatory
37	34	Attachment 2	Information on Honouliuli Stream is missing

	D	
35		
36		
37		